IN THE UNITED STATES DISTRICT COURT

FOR THE EASTERN DISTRICT OF TEXAS

TYLER DIVISION

CELL AND NETWORK SELECTION	8	
LLC,	§	
	§	Civil Action No. 6:11-CV-706-LED
Plaintiff,	§	
	§	
v.	§	
	§	JURY TRIAL DEMANDED
AT&T MOBILITY LLC, et al.,	§	
	§	
Defendants.	§	

PLAINTIFF CELL AND NETWORK SELECTION, LLC'S MOTION TO DISMISS WITHOUT PREJUDICE

Pursuant to Rule 41(a)(2) of the Federal Rules of Civil Procedure, Plaintiff Cell and Network Selection, LLC ("CNS") moves for dismissal without prejudice of its claims asserted in the above styled and numbered cause against Defendant AT&T Mobility LLC, Sierra Wireless, Inc. and Sierra Wireless America. CNS respectfully files this Motion in order to address claims by Defendants in the case regarding ambiguities in CNS's standing to bring its claims. While CNS believes that it had proper standing to bring and maintain its claims against Defendants, in order to avoid needless motion practice and expenditure of the resources of the Court, CNS respectfully requests the Court dismiss CNS's claims without prejudice subject to CNS' refiling (contemporaneously with this Motion) after taking all reasonable steps to address Defendants' stated concerns regarding standing. CNS's Motion is not sought for purposes of delay and will not prejudice Defendants in any way.

Respectfully Submitted,

Texas State Bar No. 00790215

ema@emafirm.com

ALBRITTON LAW FIRM

P.O. Box 2649

Longview, Texas 75606

Telephone: (903) 757-8449

Facsimile: (903) 758-7397

Andrew G. DiNovo

Texas State Bar No. 00790594

adinovo@dpelaw.com

Adam G. Price

Texas State Bar No. 24027750

aprice@dpelaw.com

Chester J. Shiu

Texas State Bar No. 24071126

cshiu@dpelaw.com

John D. Saba Jr.

Texas State Bar No. 24037415

jsaba@dpelaw.com

DINOVO PRICE ELLWANGER

& HARDY LLP

7000 N. MoPac Expressway, Suite 350

Austin, Texas 78731

Telephone: (512) 539-2622 Facsimile: (512) 539-2627

Counsel for Cell and Network Selection LLC

CERTIFICATE OF SERVICE

Pursuant to Federal Rule of Civil Procedure 5(d) and Local Rule CV-5(c), the undersigned certifies that the foregoing document is being filed electronically in compliance with Local Rule CV-5(a). As such, the document is being served on all counsel who are deemed to have consented to electronic service. Local Rule CV-5(a)(3)(A). Pursuant to Fed. R. Civ. P. 5(d) and Local Rule CV-5(d) and (e), any other counsel of record will be served with a true and correct copy of the foregoing by email on this 15th day of May 2013.